Case 2:17-cv-03459-SVW-FFM Document	1 Filed 05/	08/17 Pa	age 1 of 37 Pag	e ID
ADRIAN MOON FULLNAME COMMITTED NAME (if different)		ELATED DDJ	FILED CLERK, U.S. DISTRICT COURT 5/8/17 CENTRAL DISTRICT OF CALIFORNIA BOS DEPUTY	
FULL ADDRESS INCLUDING NAME OF INSTITUTION PULL ADDRESS INCLUDING NAME OF INSTITUTION PULL ADDRESS INCLUDING NAME OF INSTITUTION				
PRISON NUMBER (if applicable) (949) 357-6933 04fice UNITED STATES 1	DISTRICT CO	Tipox		
CENTRAL DISTRIC	T OF CALIFO	ORIA		
ADRIAN MOON	CASE NUMBER	CV17-3	3459-SVW(FFM)
PLAINTIFF,		To be	supplied by the Clerk	
DOES 1-100 inclusive DEFENDANT(S).	₩ 42 U.S.C.§8	PURSUANT 1983 : 17 t	COMPLAINT C TO (Check one) 1 > 1 2 2 1 3 Igents 403 U.S. 388 (
A. PREVIOUS LAWSUITS				<u> </u>
1. Have you brought any other lawsuits in a federal cour	t while a price a	M *2 ⊢	i	
2. If your answer to "1." is yes, how many?3	9.	. A Tes L] No	
Describe the lawsuit in the space below. (If there is mattached piece of paper using the same outline.)	ore than one law			State Lange
CV-66 (7/97) VERIFICED CIVIL RIGHTS CO	WIPLAINT & COLV	ATE/L	Ps	
	8	age.		

Page 2 = 23

Page 2 of 6.

on (date or dates) Equal Protection Due Process, Retaliation. (Claim II) (Claim II)
NO	TE: You need not name more than one defendant or allege more than one claim. If you are naming more than five (5) defendants, make a copy of this page to provide the information for additional defendants.
1.	Defendant (full name of first defendant) (full address of first defendant) (defendant's position and title, if any)
	The defendant is sued in his/her (Check one or both): Disindividual Disficial capacity.
2.	Defendant (full name of first defendant) (defendant's position and title, if any)
	The defendant is sued in his/her (Check one or both): Andividual official capacity.
3.	Defendant (full name of first defendant) (defendant's position and title, if any)
	The defendant is sued in his/her (Check one or both): Mindividual Pofficial capacity.
	Explain how this defendant was acting under color of law: District Address San Lawrence Much Color of Lawrence Color of

VERLEIED

CIVIL RIGHTS COMPLAINT - COMPLET

्रिवाहरू अचा जि

	ase 2.11-	#:5
4.	Defendant	(full name of first defendant) Z 5 5 E (full address of first defendant) (defendant's position and title, if any)
	The defend	ant is sued in his/her (Check one or both): 🗵 individual 🔲 official capacity.
		w this defendant was acting under color of law:
		Banky up the Court
B .	Defendant	(full name of first defendant) 23 4 E. Co lova do by 2 720 Resider 4 9/10) (full address of first defendant)
		(defendant's position and title, if any)
	Ą.	
		lant is sued in his/her (Check one or both): Aindividual official capacity.
	Explain ho	withis defendant was acting under color of law:
9		Tendent Nancy Curry Peside a or work
	(special	-05 Angeles, CA. 90017
	The	devendant is an U.S. Bank-rustra
	4	
	The	defendant is being sued as an invidual and in her official capacity
	The	defendant was action
	OF	law as an federal Employee color
	oF	defendant was actions under volor land as an federal Employee officer
	•	
	<i>?</i> "	•
-		CIVIL RIGHTS COMPLAINT - COUNTIEST

on ((date or dates)	(Claim I)	(Claim II)	(Claim III)
NO	TE: You i	need not name more than 5) defendants, make a co	n one defendant or allege more to opy of this page to provide the in	nan one claim. If you are naming more than aftermation for additional defendants.
10	Ì	ull name of first defendant)		resides or works at PAGA dona CA 9110 k
	.(7)	ull address of first defendant)	E Anyay	· · · · · · · · · · · · · · · · · · ·
	The defendan	t is sued in his/her (Che	ck one or both): individual	pofficial capacity.
		this defendant was actin	g under color of law:	- Reace office-
13.		full address of first defendant) full address of first defendant, defendant's position and title,	STATE 200	resides or works at
	The defendar	nt is sued in his/her (Che	eck one or both) individual	official capacity.
	Explain how	this defendant was actin	John count	-leace officer
12.		full name of first defendant)	5 Rothsc Spring Street	resides or works at
		defendant's position and title,	,	
	The defenda	nt is sued in his/her (Ch	eck one or both): [individual	☐ official capacity.
	Explain how	this defendant was acti	ng under color of law:	Reace officer
		sherri s	X VEPT.	

on (date or date	s)	(Claim I)		(Claim II)	,	(Claim III)
NO:	FE: Yo	u need no e (5) defe	t name more th ndants, make a	an one defe copy of this	ndant or allege m page to provide	ore than one claim the information fo	. If you are naming more than radditional defendants.
1.6	Defendant	(full name	of first defendant)	W,	Bore	MELN.	resides or works at
		(idir adore	22 Of High desender	And Control	100 100 100 100 100 100 100 100 100 100	1 9/	
	The defend	ant is sue	d in his/her (Cl	neck one or	both): Individ	ual official c	apacity.
	Explain ho	w this de	fendant was act		olor of law:	- Peac	e office
17.	Defendant		of first defendant	Hatil	Muc	phy	resides or works at
		(defendan	t's position and titl	e, if any)	offic	i A L	
	The defend	lant is su	ed in his/her (C	heck one or	both):\ individ	lual De official c	apacity.
	Explain ho	H ce	fendant was ac	run C		perce who he	officient
18,	Defendant	A	e of first defendant	MY.	MCF	arlan.	resides or works at
		(defenda	ess of first defenda at's position and tit	e, if any)	n She	riff D	rept.
	The defen	dant is su	ed in his/her (C	heck one or	both): Aindivid	dual 🔀 official o	capacity.
	Explain h	ow this de	efendant was ac	ting under o	color of law:	& Dept.	- Place
	<u> 7</u>	130 T	Colonie Con		And State	gen co	•

VERTED CIVIL RIGHTS COMPLAINT - COUNTER-

Page 8 01 23

on (d	late or dates	(Claim I)	(Claim II)	(Claim III)
NOT	TE: You five	need not name more t	han one defendant or allege more than a copy of this page to provide the info	n one claim. If you are naming more than remailed for additional defendants.
1.01	Defendant	DANIE (full name of first defendan	L- Tourist	resides or works at
		(full address of first defend	10-1	
,	The defenda	ant is sued in his/her (C	Check one or both); 🗷 individual 🎾	official capacity.
	Explain hoy	v this defendant was a	oting under color of law:	le Agency
L 27	Defendant	(full name of first defendant	there blue	resides or works at
		(full address of first defendances position and t	nch_	
	The defend	ant is sued in his/her (Check one or both): Findividual	Mofficial capacity.
	Explain ho	w this defendant was a	toting under color of law:	r-Peace officer
21,	Defendant	(full name of first defendation of first defendatio	Temple Stree dant) vey - Parblic D	resides or works at LA GA 900/2 e Sen Lur
	The defend		(Check one or both): Individual	Afficial capacity.
	Explain ho	w this defendant was	acting under color of law:	- Peace officer

n (date or dates	(Claim i)	(Claim II)	(Claim III)
OTE: You	need not name more than (5) defendants, make a co	opy of this page to provide the fill	n one claim. If you are naming more than ormation for additional defendants.
Defendant	Bradl (full name of first defendant)	en Youass	resides or works at
	(full address of first defendant) (defendant's position and title, i	Q^	
The defend	ant is sued in his/her (Che	ck one or both): Individual	official capacity.
Explain ho	w this defendant was actin	g under color of law:	tale Agency
, Defendant	(full name of first defendant)	Cine Chan	resides or works at
	(full address of first defendant) (defendant's position and title,		
The defend	lant is sued in his/her (Che	eck one or both): individual	official capacity.
Explain ho	ow this defendant was acting		State Agency
Defendant	(full name of first defendant) (full address of first defendant) (defendant's position and fifte	11 street # 28	Los Angeles GA 9001
The defen	dant is sued in his/her (Ch	eck one or both): Individual	official capacity.
Explain h	ow this defendant was acti	ing under color of law:	State down or

on (date or date	(Claim I)	(Claim II)	(Claim III)
NO'	TE: You	need not name more than (5) defendants, make a c	n one defendant or allege more opy of this page to provide the	than one claim. If you are naming more than information for additional defendants.
Z.G.	Defendant	(full name of first defendant) (full address of first defendant) (defendant's position and title,	CAWADA W	resides or works at
	The defend	ant is sued in his/her (Che	ck one or both): individual	Cofficial capacity.
	Explain ho	w this defendant was active	ng under color of law:	Hade Downey
26	Defendant	(full name of tirst defendant)	I-saac ~ Pasac	resides or works at
		(full address of first defendant) Con Arz+1 (defendant's position and title,	5 Hifany)	official capacity.
		ant is sued in his/her (Chew this defendant was action	eck one or both): Individual	State Agency
Ŋ).	. Defendant	(full name of first defendant) (full address of first defendant) (defendant's position and title)	e officer	resides or works at
	The defend	dant is sued in his/her (Ch	eck one or both): Chindividua	official capacity.
	Explain ho	w this defendant was acti	ng under color of law:	1 Shale Lacron
				

on ((date or date:	s)(Claim 1)	(Claim II)	(Claim III)
NO	TE: You	- mood not name more than	one defendant or allege more that opy of this page to provide the info	n one claim. If you are naming more than remation for additional defendants.
28	Defendant	(full name of first defendant) (full address of first defendant) (defendant's position and title, in	r mears Lancas LerBly	resides or works at
	The defend	ant is sued in his/her (Che	ck one or both); individual	official capacity.
	Explain hov	w this defendant was actin	g under color of law:	he hoer w
29	Defendant	(full name of first defendant) (full address of first defendant)		et la quiz
		Los Anael (defendant's position and title,	es Police Dete	Ctive
	The defend	lant is sued in his/her (Che	ck one or both): Aindividual	official capacity.
		w this defendant was actively eace of	g under color of law:	ate Agency
30	Defendant	(full name of first defendant)	plaintiff CA	and at the resides or works at
		(full address of first defendant)	itate Broker	for Trust Deeds INC
	The defend	dant is sued in his/her (Cho	eck one or both): individual	official capacity.
		ex ce of	ng under color of law	5-tale Agency

on (d	ate or date:	s)	(Claim I)	(Claim II)		(Claim III)	
NOT	E: You	need not (5) defer	t name more than ordents, make a cop	one defendant or allege more by of this page to provide the	than one clair information f	m. If you are n or additional d	aming more than efendants.
.3 1. I	Defendant		of first defendant)	cade De	LAC	reside	s or works at
		Cz	s of first defendant)	ナ ミナ			
	The defend	ant is sue	d in his/her (Checl	k one or both). Lindividua	l Sofficial	capacity.	
	Explain ho	w this def		under color of law-	Slave	- A-50	ren_
. ∄ 2. ∃	Defendant	(full name	of first defendant),	nd Dair	Comment of the Commen	resid	es or works at
		`	1-1-2/5	part Islud 1	A CA	<u> </u>	
		(full addre	ss of first defendant)	1:1			
		(defendant	's position and title, if	any)			
,	The defend	lant is sue	d in his/her (Chec	k one or both): Andividua	u Pofficial	capacity.	
	Explain ho	w this def	fendant was acting	under color of law:	Stale	Lon	ney
				. •	<u>-</u>		
3 3.	Defendant	(full name	e of first defendant)	paire Blud	1 1 0	resid	es or works at
		(full addre	ess of first defendant)	part 13War	UA.		
		·	1000 1	Artist			
		(detendan	it's position and title, it	(any.)	44.		
	The defen	dant is suc	ed in his/her (Chec	ck one or both): Individu	al Dofficial	l capacity.	
	Explain ho	w this de	fendant was acting	g under color of law:	y Sh	ale l	egen cy
		1				<u> </u>	<u> </u>

1 BUTHED

CIVIL RIGHTS COMPLAINT - COUNTER

D. CLAIMS*

CLAIM I - 1 0

The follow	ving civil right has been violated:
1	EGUALS PROTEGRACES WILDER CANO
2.0	DUE PROCESS
ريم ديم	SPEECH AND EXPRESSION
6	FREE EXPRESSION OF HLIH CAL BELLETS
	CACIAL DISCLUSION ATTON
10mm 200°	DUE PROCESS RECHTS RECARDING MINISTER
<u> </u>	FRUITH AMENOMENT RIGHTS REGARDING
	SEARCH AND SETZURES
8	EIGHT AMENOMED T FROM PHYSUAL
7.	3 en entitu.
4.77	Retaliation
10.6	CIONY BEAR ARMS
1/10	1 strong OF Plainfiffs First Second, Fourth, Fifthe
Civil	h, seventh, thirteeth a 2 Fourteenth Directoments
Υ".	ghts.

Supporting Facts: Include all facts you consider important. State the facts clearly, in your own words, and without citing legal authority or argument. Be certain you describe, in separately numbered paragraphs, exactly what each DEFENDANT (by name) did to violate your right.

Plaintiff reallege as I in corporate
by the reference sections A. PREVIOUS
LANGUITTS 1, 2 and Sections B. Exhaustion
of remedies by section C. Juris diction
of long Vonue; Defendants 1-33; Claims
I to inclusively

1 As mondays of me syndicate, Defendants

Dranita Garbutt Rhoma Susher, Ulro C

E. J. Us her trulius Johnson, C. Edward
Simpson Sv., William Little, Vicent

Zuzz la, Anthony Tam Nancy Curry

Reith Rouse Rotes Edward Glory Session,

*If there is more than one claim, describe the additional claim(s) on another attached piece of paper using the same outline.

VERIFIED

CIVIL RIGHTS COMPLAINT - LO CONTENTS

Jage 5 of o⇒

John M. Williams Pro, Leron David Baca Roger W. Boren, Mary Ann Murchy, Anthoro McFarland Leo Terrelly Aaron Jansen, Madeline Chars, Yve AR. H. Pale zue los, Bradles Youldist, Rolf M. Jill Christic Boddie, Gordon Mears Warren Code-paire, Edmund Paris Refre Dairy Defective Grahmy, John Doe-with egragious miasmic criminal will ful and deliberate in difference on a maletient actively participated, aided, and abetted in a créminal conspiracy to enslaven Plaintiff Mood and steal all of Plaintiff Moon's real estate and personal property, then Kill Plaintiff Moow. 2. Défendants C. Edward Simpson Jr. 1. prepared, offered and, then filed a folse (Forged instrument proclaiming that De Condonts, Juan Eta Gar butt, Rhora stusher, and Wrice E.J. Usher has a one million dollar Judgment against Plantiff MOON'S estate. 3. Defendant Rolf M. Trew prepared offered and filed a false (Forged instrument proclaiming that Defendants paniel Pourist Bradley Yourist and Joyce Isaac had rights to steal Plaintiff Myor 5. real property on wood bury Rd, worth a million.

Virified Complaint-Counter

Page 150 = 23

Case 2:17-cv-03459-SVW-FFM Page 16 of 37 Page ID Filed 05/08/17 then, Defendant BIF M. Trew ordered defendant Leroni David Baca to falsely arrest Plaintiff Most to teach Plaintiff Moon a Lesson not to fuck with Trem. Plaintiff Moon so flored physical and posseholosical irreparable damage and actual cost OF \$172,500,00 dollars by Defadants Trew's terror chilling Plantiff from overcising his rights to protect his property from servine at the hands of mob 60 ss TREU. H. Defendant mary Ann Murphy "Typhord mary" prepared, offered and file a few fatae / Forged instruments proclaiming that Defendants Warren cade-Daire Pierre Davie and Edmind Davie had rights to stent Plaintiff Mood's real property worth, one million dollars and that Plaintiff Mood could not collect on his more than two million dollar judgments. 5, Defordant Wette M. Palazuelos prepared, offered and file a false Forge Moon could not collect or his \$ 790,000,00 Judgment against Defendants Anthony Mc Forland and John M. Williams in men, promise & plaintiff MOON" some VERLEIBD LOMPLAINT - COUNTER page 16 07 23

proclaiming." You much be a smart noser but I am not some to bet you get the wyper have a on early belondarts may another hours Cade Daire,
Edmund Davie River & Davie Daire 8. Defendants Julius Johnson, Glans session, charles Edward Simpandy. ulric & J. Ushar secret in plotted to capable planship hears to come who court after data data during Julius Johnson warred Jury trial Julius was Moth on a second of atturney) that Defendant Charles Edward Simpson ir could enter a false judgment against Plaintiff MOON. Defendant charles Doward sumpsod or four days prior stated he could not enter a Judgment against Plaintiff hood die to the Fact there was an active appeal with defendate Frances Rothschild, Roser W. Borens who subsequently deried Plankill mood to speak at the hearing on the denial, perfendant Frances Rothschill presided over the case at the superior coul cevel for co-defiend and Johns M. Williams fr. and Anthony McFarland. 9. On or about July 1, 2009, Defendants Levoy David Baca, Ulric E. J. Usher,

UBBLIFIED COMPLAINT-COMMERC

page 18 of 23

Anthony tam, J.II Christie Boddie, Juanita Garbutt, William With le, Rhona shusher with egregious masmic criminal willful deliberate in difference criminally conspired then stole Plaintiff Mans's real property 2633 5 anto Rosa Live Altadéra GA 9/00 . Débendant levoy David Baca ordered the Property auctione à then desentants stolle. POSSESSION. He property was oppraised af \$900,000.00 and was a property thetwas apart of Plaintiff Moon's Opepher 13' Bankruptey pending case 10. On or about April 18, 2017, Detendans Ulric E.J. Usher and Gordon Mears Prepared, offered, then filed with the courts, a false/Forged instrument ellegally claiming under the penalty of perjury that Plaintiff MOON own them \$1,387,058,40 and 3,009,761.65 11. On or about November 2009 Desendants William Witte Ulric & I. Ushar, Rhona sushar, Juanta Garbut Anthony Tam, Jill Christie Buddie, Walter Mueller, Joyce Isaac, John Doe stole Plaintiff Muson's property worth & 4,000,000,000 and the property verified complaint-counter

Page 1908 23

Filed 05/08/17 Page 20 of 37 Page ID Case 2:17-cv-03459-SVW-FFM aren d KIS روب 5 10 11 13 Plainti 14 15 15 17 20 22 23 24 25 26 27 CODE Verilie de Complaint-Counter page 20 of 23

Page 22 of 37 Page ID Case 2:17-cv-03459-SVW-FFM Filed 05/08/17 Document 1 LM movin APREKIN ve b Complaint - Counter Page Zot 23

E. REQUEST FOR RELIEF

I believe that I am entitled to the following specific relief:
WHERE FORE Wain ti the respect the forms
this court enter judg mant granting plaintitts?
A declaration that acts and ornissions
described nerein Walated waint Shir rights
lunder the constitution and International baid
under California, the United States and
The world Federal and State Chinal States
Custom or International Law and treaties.
A preliminary (T.K.O.) and permanant
injunction ordering defendants Tuanita
cabut to immediately release plaintit
on his personal recognizance without
sure the vanding the trial decision within
(a 50 1 m del 28 V. S.C. 55 2283 1 22 84)
Compensatory Jamages in the amount
of A. 5 DOD. DOD. DO QUEING & each delender
inchely and solverally
Putitive damages in the amount
of \$15,000,000,00 and wet out belowed
and nominate damages mis 31,00 comerces
and action sont,
A Juy trail on all 155025 triable
las There is a second of the s
plaintife 6 cost in this suit
Any additional relientations court acoms
just proper and equitable
MERTERIA TIDAS Thate read and considered
the Foregoing verified convolution and hereby verify
that the was if you as facts There in or the and I correct. = contract under the penalty of partium.
April 8,2017 - ald Motor
(Date) (Signature of Plaintiff)
Pantile In the second Attorney to

ACRIAN MADAL APOBAS

STORY CA VERTON AVE

NET CO VE

1

4

5

6

7

8

9

1.0

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

CONTRACT COURT COURT COURT

ADRESON MOON
Playing From

ADAMA MOON COMMENT COM

JUDATA GARBITALA

GLOHOHUTZ-STACE CASENO.

Apperant of Moon

NOTICE OF REMOVAL

THE CLERK AND JUDGES OF THE UNDTED

STATES DISTRICT COURT FOR SEATER DIVISION.

DISTRICT OF CAUSFORNER WESTER DIVISION.

The Notice of removal Appears a mood by and with written consent of the other defendant herein, respectantly shows:

L. On March 20, 2017, an action commenced egainst detendant in the

the State cuse has claims related to a bankruptay case, chapter 11, ADRIEND. MADN. 28 U.S.C.S. & 1334 (6) Schultza vs chandler, (9th Gir 2011) 765 F, 3d 945 948 n I ("core proceedings") The State case has claims based on a federa L question is joined with state claims antire case is very able 25 U.S.C.S. \$5 1391; Myll COCO. The solate case has matters in controversy that exceeds millions of dollars exclusive of whereat and contrada proceed by, may be removed to federal our 4. Pelendant Admar Mood join in and consent to the removal of this ease to the United States Central District court western Division , matached Motingly WHERE FORE, do Sendant Prays that the above action now pending against him we the Superior Court of California Loundy of his Angeles beremoved therefrom to this court Dated: April 6,2017 APRITAD MODD, AMU for Planty F/Deland 5th Street and Western Nove, A 92860

17

1.8

20

24

26

27

28

(3)

Filed 05/08/17

Page 26 of 37 Page ID

NOTICE SENT TO:

LAW OFFICE OF ULRIC E. J. USHER ESQ. 530 WEST LANCASTER BLVD.

LANCASTER CA 93534-0000

CONFORMED COPY
ORIGINAL FILED
Superior County of Los Angeles

MAR 20 2017

Sherri R. Carter, Executive Officer/Clerk

By: Krystal Brown Deputy

SUPERIOR COURT OF CALIFORNIA, COUNTY OF LOS ANGELES

#:26

JUANITA GARBUTT & RHONA SLUSHER

Plaintiff(s),

GC040442

VS.

ADRIAN D. MOON

Defendant(s).

Notice of Case Reassignment and of Order for Plaintiff to Give Notice

CASE NUMBER

TO THE PLAINTIFF(S) AND PLAINTIFF'S ATTORNEY OF RECORD or PLAINTIFF(S) IN PROPRIA PERSONA:

YOU ARE HEREBY NOTIFIED, pursuant to Court order, effective May 20, 2013, in the above entitled action, previously assigned to Judge C. EDWARD SIMPSON in Department R of the Pasadena Courthouse, Northeast District, shall be assigned to Judge William D. Stewart as an Individual Calendar (IC), direct calendaring judge for all purposes, including trial, in Department NC A of the Burbank Courthouse of the North Central District, 300 East Olive Avenue, Burbank California 91502. (See Chapter 2(f) Los Angeles Court Rules.)

All matters on calendar in this case will remain set on the dates previously noticed, but in Department NC A of the Burbank Courthouse of the North Central District indicated above unless otherwise ordered by the court.

NOTICE IS FURTHER GIVEN that the order directs that plaintiff(s) and/or counsel for the Plaintiff(s) to give notice of this all purpose case assignment by serving a copy of this Notice on all parties to this action within 10 days of service of this Notice by the court, and file proof of service within 12 days of this Notice at the Burbank Courthouse.

CERTIFICATE OF MAILING

I, the below named Executive Officer/Clerk of the above-entitled court, do hereby certify that I am not a party to the cause herein, and that on this date I served the Notice of Case Reassignment and Order upon each party or counsel named above by placing the document for collection and mailing so as to cause it to be deposited in the United States mail at the courthouse in Pasadena, California, one copy of the original filed/entered herein in a separate sealed envelope to each address as shown above with the postage thereon fully prepaid, in accordance with standard court practices.

Dated: March 20, 2017

SHERRI R. CARTER, Executive Officer/

Clerk of the Superior Court

Deputy

NOTICE OF CASE REASSIGNMENT AND OF ORDER FOR PLAINTIFF TO GIVE NOTICE

Motion 1

NOTICE TO THE JUDGMENT DEBTOR

If this memorandum of costs is filed at the same time as an application for a writ of execution, any statutory costs, not exceeding \$100 in aggregate and not already allowed by the court, may be included in the writ of execution. The fees sought under this memorandum may be disallowed by the court upon a motion to tax filed by the debtor, notwithstanding the fees having been included in the writ of execution. (Code Civ. Proc., § 685.070(e).) A motion to tax costs claimed in this memorandum must be filed within 10 days after service of the memorandum. (Code Civ. Proc., § 685.070(c).)

(Proof of service on reverse)

Date: April 18, 2017

Ulric E. J. Usher, Esq.

(TYPE OR PRINT NAME)

(SIGNATURE OF DECLARANT)

Page 28 of 37 Page ID 04/18/2017 11:22

#130 P.002/008

GONFORMED COPY
ORIGINAL FILED
SUPERIOR COURT OF CALFORNIA
COMPANY OF CALFORNIA

APR 8 FOR GOURT USE ONLY
ENECÜTIVE OFFICERÜĞLERK
OY MELODY SCOTT
GC040442 FILED BY FAX

TO JUDGMENT DEBTOR (name): Adrian D. Moon, Aka Kaavon Moon, Aka Damico Lott Aka Mike Daniels, A D Moon Company

- 1. This renewal extends the period of enforceability of the judgment until 10 years from the date the application for renewal was filed.
- 2. If you object to this renewal, you may make a motion to vacate or modify the renewal with this court.
- 3. You must make this motion within 30 days after service of this notice on you.
- 4. A copy of the Application for and Renewal of Judgment is attached (Cal. Rules of Court, rule 3.1900).

Date:	APR 1 8 2017	SHERRI R. CARTER	Clerk, by
-------	--------------	------------------	-----------

[SEAL]

See CCP 683.160 for information on method of service

Page 1 of 1

04/18/2017 11:22

#130 P.003/008

Case 2:17-cv-03459-SVW-FFM Document 1 Filed 05/08/17 Page 29 of 37 Page ID #:29
From:Law Offices of Utric Usher Esq 6617231763 04/18/2017 11:22 #130 P

EJ-19	0		
ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, address, and State Bar number): After receding, return to:	7 *		
Ulric Usher, Esq./Gordon Mears, SBN: 201908/172264			
Law Offices of Ulric E. J. Usher, Esq. APC			
530 West Lancaster Blvd.			
Lancaster, CA 93534			
TEL NO.:661-723-0046 FAX NO. (optional): 661-723-1763			
E-MAIL ADDRESS (Optional):	₩		*
X ATTORNEY X JUDGMENT ASSIGNEE OF RECORD			
SUPERIOR COURT OF CALIFORNIA, COUNTY OF LOS ANGELES	1		
STREET ADDRESS: 300 East Olive Avenue			
MAILING ADDRESS: 300 East Olive Avenue		\$9	
CITY AND ZIP CODE: Burbank, 91502			
BRANCH NAME: Burbank Courthouse			
	1	FOR RECORDER	'S USE ONLY
PLAINTIFF: Juanita Garbutt and Rhona Slusher		CASE NUMBER:	The second secon
DEFENDANT: Adrian D. Moon, et al.	+	GC040442	FILED BY FAX
APPLICATION FOR AND RENEWAL OF JU	DGMENT	COMPON	CHORT DSE ONLY
X Judgment creditor		SUPERIDA CHE	AN FILED TO SUFFIRMA
Assignee of record		Q 以为行子组	TO STATE IS
applies for renewal of the judgment as follows:	N		
The property of the property o		APR	18 2017
1. Applicant (name and address):	B T B . NO	2400000	2011
Juanita Garbutt and Rhona Slusher c/o Law Offices of Ulric 530 West Lancaster Blvd.	E. J. Esq. A PC	Evention	d, we have to A
Lancaster, CA 93534		EVERNIAL	FFICERZELERM
Judgment debtor (name and last known address):		BY LIEC	DAVIS COST
See Attachment MC-020	· *		
200 11000000000000000000000000000000000			PERSONAL AND STATE OF THE STATE
3. Original judgment	e ^{rti}		
a. Case number (specify): GC040442	140 45		
b. Entered on (date): 9/3/2008			
c. Recorded:			%
(1) Date: 9/30/2008	40		
(2) County: Los Angeles		\$00 \$10 \$10 \$10 \$10 \$10 \$10 \$10 \$10 \$10	
(3) Instrument No.: 20081754331			
그리는 그는 그는 물건이라는 먹다. 그리고 그는 맛은 회사회사회가 없었다. 아크림에서 아크림에서 하겠다면 그는			
4. Judgment previously renewed(specify each case nul	прегала авте):)*)	
	53	65	
8	<u> </u>	iΩ	
5. X Renewal of money judgment	**		
a. Total judgment	1,622,673.25		
b. Costs after judgment	0.00		
c. Subtotal (add a and b)	1,622,673.25		
d. Credits after judgment	0.00		
e. Subtotal (subtract o from c)	1.622.673.25		50
f. Interest after judgment	1,387,058.40		
g. Fee for filing renewal application s	30.00		
h. Total renewed judgment (add e, f, and g) \$	3,009,761.65		
The amounts called for in items a h are different. These amounts are stated for each debtor on Attraction	for each debtor. schment 5.		

Form Approved for Optional Use Judicial Council of California EJ-100 [Rov. July 1, 2014]

SHORT TITLE: Juanita Garbutt, et al v. Adrian A D M	foon, et al.	GC040442	, , , , , , , , , , , , , , , , , , ,
6. Renewal of judgment for posses	ssion.		
a. If judgment was not previously renewed, te	rms of judgment as er	ntered:	
			•
b. If Judgment was previously renewed, terms	of judgment as last re	newed:	
c. Terms of judgment remaining unsatisfied:			
I declare under penalty of perjury under the laws of the St	ate of California that t	no formacione in to	
Date: April 18, 2017	are or camoing night	ie roledaud is fife and coi	rect.
Uhric E. J. Usher, Esq. (TYPE OR PRINT NAME)	<u> </u>	Signature de tre	CLAPANT D

04/18/2017 14:36 #137 P.001/00

s	SHORT TITLE: Juanita Garbutt, et al v. Adrian A D Moon, et al.	CASE NUMBER: GC040442	
1	· H		
_	Judgment debtor (name and last known address);		
-2	5th Street & Western,		
3			
4			
5	Adrian D. Moon 5th Street & Western,		
6	Norco, CA 92860		
7			
8	Aka Kaavon Moon		
9	5th Street & Western, Norco, CA 92860		·
10			
11	Aka Damico Lott		•
12	5th Street & Western, Norce, CA 92860		
13		٠.	
14	Aka Mike Daniels		
15	5th Street & Western, Norco, CA 92860		
16			
17			
18			
19			
20			
21	·		
22			
3		•	
4			
5			
6	(Required for verified pleading) The Items on this page stated on information and brumbers):	pellet are (specify item num	nbers, not line
م التد	This page may be used with any Judicial Council form or any other paper filed wit		.
L	the design of th	ar are court.	Page 1 of 1

X The name and address of each person to whom I malled the documents is listed in the Attachment to Proof of Service by First-Class Mail—Civil (Persons Served) (POS-030(P)).

I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.

Date: April 25, 2017

Bryant Gamez

(TYPE OR PRINT NAME OF PERSON COMPLETING THIS FORM)

(SIGNATURE OF PERSON COMPLETING THIS FORM)

Document 1 #:33

Filed 05/08/17

Page 33 of 37 Page ID

POS-030(P)

SHORT TIT	LE: Juanita Garbutt & R	hona Slusher v. Adrian D. Moon		GASE NUMBER: GC040442	
		5855 - 55 - 5555MAS	107101710171	<u> </u>	a cognia conside

ATTACHMENT TO PROOF OF SERVICE BY FIRST-CLASS MAIL—CIVIL (PERSONS SERVED)

(This Attachment is for use with form POS-030)

NAME AND ADDRESS OF EACH PERSON SERVED BY MAIL:

Name of Person Served	Address (number, street, city, and zip code)
A D Moon Company	PO Box 3535 Norco, CA 92860
Adrian D. Moon	PO Box 3535 Norco, CA 92860
Aka Kaayon Moon	PO Box 3535 Norco, CA 92860
Aka Damico Lott	PO Box 3535 Norco, CA 92860
Aka Mike Daniels	PO Box 3535 Norco, CA 92860

ANORTH HOOM - ATO 335

STREET AND STREET AND AND

HOUSE LAND SET - 6733

ATOMES OF Planish of SIR WO SIR

3

6

7

9

10

12

13

14

15

16

17

18

19

20

22

26

FILED
CLERK, U.S. DISTRICT COURT

5/8/17

CENTRAL DISTRICT OF CALIFORNIA
BY: CS DEPUTY

CENTRAL CESTIFIET OF CALEFORNIA WESTERN DEVENTA

Plaint Aff,

TUANTTA CARBUT STAL.

Defendants

JUANITA GARBUTT date

ADRIAND O. MOON Defendant COUNTER COMPLAINT

STATE CASE NO.

NOTICE OF FILLING
NOTICE OF FILLING
28 U.S.C. 5 1446 (8)

Plainty of in State Case GC 040 447.

NOTICE IS HERETERY GOST BY That a

matica of removal of the above.

entitled action from the Superior

court of the State of CALIFORNIA

Los Angeles County to the Lunted

States District for the State District

Court was term of vision was duly

Case 2:17-cv-03459-SWW-EF



CV17-3459-SVW(FFM)

ELECTION REGARDING CONSENT TO PROCEED BEFORE A UNITED STATES MAGISTRATE JUDGE

- A magistrate judge is available under 28 U.S.C. § 636 (c) to conduct all proceedings in this case, including dispositive matters, and entry of final judgment. However, a magistrate judge may be assigned to rule on dispositive matters only if all parties voluntarily consent.
- Parties are free to withhold consent to magistrate judge jurisdiction without adverse substantive consequences.
- If both parties consent to have a magistrate judge decide the case, any appeal would be made directly to the Ninth Circuit Court of Appeals, as if a district judge had decided the matter.
- Unless both parties consent to have a magistrate judge decide the case, the assigned magistrate judge will continue to decide only non-dispositive matters, and will issue a Report and Recommendation to the district judge as to all dispositive matters.

Please check the "yes" or "no" box regarding your decision to consent to a United States Magistrate Judge, and sign below.

Yes, I voluntarily consent to have a United States Magistrate Judge conduct all further proceedings in this case, decide all dispositive and non-dispositive matters, and order the entry of final judgment.

No. I do not consent to have a United States Magistrate Judge conduct all further proceedings in this case.

Especially Fredorich F. Numm and Stephan V. Lui Low

Signature of Petitioner/Counsel for Petitioner

Page 36 of 37 Page ID Case 2:17-cv-03459-SVW-FFM Document 1 Filed 05/08/17 FILED GOBTAN MOUNTAGES 335 the street and western fue 5/8/17 West 2 Et 3 2 5 7 2 6 9 3 3 2 FAX (213) 894 0811 3 Attorney for Plantiff In Ruse 4 5 UN ITED STATES DISTRICT COURT 6 CENTRAL DESCRIPTION CHATCORNIA 7 EASTERN PRIVE CENN 8 MURATIN MUSIN CV17-3459-SVW(FFM) 9 au unter. Compensur Plaintiff. 10 V.S 11 JUANITA GARGUTT CALLA 12 Defermants 13 ADRIAN MOON 51.17-6V-0498-SVM_FA 14 plant of 15 16 LERNY PAULO BHA ench 17 Delendants 5:17-61-0718-51W-FFM 18 AURIAN MOON EX PARTE APPLICATION 19 PL SWH CF FOR MOTION FOR RECUSAL 20 OF JUD GECS) STEPHAN V. WITLSON AND FREDERICK CTATHIA Y THM KIAS et AL. 21 F. MUMM: U.SCIO, CAL polendants 22 TO THE CLERIC OF THE U.S. CENTRAL DISTRICT COURT AND DEFENDANTS STEPHAN WELSON AND FREDERICK F. MUMM? I AM AD RIAND MOON, AHorney-FOV 26 Plaintiff Fin the Serdeclare as follows, A. I AM seeking on exparte ap-27 28

application for notion for recusal of Judge(s) Stephen V. Wilson and Frederick F. MUMA under 28 U.S.C. & 455(b)(5)(i-IV); Penal Code \$ 182 et. soqo; Federal Criminal Statutes; Customary International Laws and treaties pursuant to U.S.C.D. CAL, Local Rules 7,19. 22 Defendants Wilson and Mumm has been paid extortion bribes in excess of five thousand dollars by condendant of the not allow plaintiff's meritorious complaints to proceed in this work, "SUPREMACT CLAUSE" Article VI of the U.S. Constitution; BRADLET NS. FISHER, 80 U.S. 335, 352, VOLED. 646, 651 "Acts in access of Jurisdiction and absent of jurisdiction, "R.I.C.O. Act violations 3. Defendants Wilson on & Humm have circum-Vented the processing, adjudication and Rling of motions and complaints in soveral cases where defondants are parties to the actions in violation of u.s. C.D. CAL. GENERAL order 17-04, see also Renal Lode \$182 et, 529. to Detendants Wilson and Humm are bosses of an terrorist organized crime syndicate that has pere-trated outdudicial system to committeeson against our government. VERLIFICATION: I have read and considered the Foregoing engagency motion and hereby verify the undisputed tacts therein are true and correct pale Li Aprillo, 2017 Apperan moon, Atth

ZY